UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JOEL DEUTSCH, individually and on behalf of all others similarly situated,

Plaintiff,

No. 1:20-cv-02815-NRB

v.

Hon. Naomi Reice Buchwald

STATUS RESEARCH & DEVELOPMENT GMBH, JARRAD HOPE, and CARL BENNETTS,

Defendants.

NOTICE OF MOTION FOR LEAVE FOR ALTERNATIVE SERVICE

PLEASE TAKE NOTICE that Plaintiff in the above-captioned action moves for leave for alternative service pursuant to Federal Rule of Civil Procedure 4 upon Defendants Jarrad Hope and Carl Bennetts. In support of this motion, Plaintiff relies upon the accompanying memorandum of law, declaration of Jordan A. Goldstein and exhibits, and any other written or oral argument as may be requested or permitted by the Court.

Dated: August 3, 2020

New York, New York

/s/ Philippe Z. Selendy

Philippe Z. Selendy
Jordan A. Goldstein
Spencer Gottlieb
David Coon
SELENDY & GAY PLLC
1290 Sixth Avenue, 17th Floor
New York, NY 10104
pselendy@selendygay.com
jgoldstein@selendygay.com
sgottlieb@selendygay.com
dcoon@selendygay.com

Respectfully submitted,

/s/ Kyle W. Roche

Kyle W. Roche
Edward Normand
Velvel (Devin) Freedman
Jordana Haviv
ROCHE CYRULNIK
FREEDMAN LLP
99 Park Avenue, 19th Floor
New York, NY 10016
kyle@rcfllp.com
tnormand@rcfllp.com
vel@rcfllp.com
jhaviv@rcfllp.com

Attorneys for Plaintiff and the Class